PATENT COOPERATION TREATY

PCT

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABII

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)



Applicant's or agent's file reference					
IEC040016PCT	FOR FURTHER AC	TION	See Form PCT/IPEA/416		
International application No.	International filing date	e (day/month/year	r) Priority date (day/month/year)		
PCT/CN2004/000275	29. Mar. 200	04(29.03.2004)	27. Mar. 2003(27.03.2003)		
International Patent Classification (IPC) or	national classification ar	d IPC			
	IPC ⁷ : A61K31/7	008, A61P37/06	5		
Applicant					
THIRD MILITARY MEDICA	L UNIVERSITY, CHIN	ESE PEOPLE'S	LIBERATION ARMY, P.R. OF CHINA, et al		
This report is the international prelimi under Article 35 and transmitted to the	inary examination report e applicant according to	, established by tl Article 36.	his International Preliminary Examining Authority		
2. This REPORT consists of a total of	4	sheets, inclu	ding this cover sheet.		
3. This report is also accompanied by AN	NNEXES, comprising:				
sheets containing rectific Instructions).	i, claims and/or drawing cations authofized by th	s which have been is Authority (see	sheets, as follows: en amended and are the basis of this report and/or Rule 70.16 and Section 607 of the Administrative		
sheets which supersede the disclosure in the int Box.	carlier sheets, but which ternational application a	n this Authority c s filed, as indicat	onsiders contain an amendment that goes beyond ted in item 4 of Box No. I and the Supplemental		
b. (sent to the International containing a sequence listing Relating to Sequence Listing	g and/or tables related th	ereto, in electroni	c form only, as indicated in the Supplemental Box		
4. This report contains indications relati	ing to the following item	s:			
Box No. I Basis of the re	port				
☐ Box No. II Priority					
Box No. III Non-establishm	nent of opinion with rega	ard to novelty, inv	entive step and industrial applicability		
Box No. IV Lack of unity of invention					
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;					
citations and exp	planations supporting su	ch statement			
☐ Box No. VI Certain docume	ents cited				
Box No. VII Certain defects in the international application					
☐ Box No. VIII Certain observ	ations on the internation	al application			
Date of submission of the demand		Date of complet	ion of this report		
25.Oct. 2004(25.10.200	04)		20 May 2005(20.05.2005)		
Name and mailing address of the IPEA/CN		Authorized office			
The State Intellectual Property Office 6 Xitucheng Rd., Jimen Bridge, Haidian I 100088 Facsimile No. 86-10-62019451	e, the P.R.China,	Telephone No.	Jiang Hui 386-10-62085236		

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/CN2004/000275

Box No. I Basis of th		
	nguage, this report is based on:	
the internation	nal application in the language in which it was filed	
a translation o	of the international application into	. Which is the language of a
translation furn	ished for the purposes of:	, which is the ranguage of a
☐internation	al search (Rules 12.3(a) and 23.1(b))	
□publication	of the international application (Rule 12.4(a))	
☐internationa	al preliminary examination (Rules 55.2(a) and/or 55.3(a))	
With regard to the el	ements of the international application, this report is based on (r	enlacement sheets which have be a few to
	o are copouse to an invitation under Article 14 are referred to in	this report as "originally filed" and any man
annexed to this repor	<i>t</i>):	ong nativities and are not
the internationa	l application as originally filed/furnished	
the description:	The strip meditarining	
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pages *	received by this Auti	as originally filed/furnished
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	received by this Aut	nority on
the claims:		
pages		as originally filed/furnished
pages •	as amended (together with any statement)under Article 19
pages •	received by this Au	thority on
pages •	received by this Au	
the drawings:		·
pages		
pages •		as originally filed/furnished
pages *	received by this Auth	
	received by this Auth	· · · · · · · · · · · · · · · · · · ·
a sequence listing	and/or any related table(s) - see Supplemental Box Relating to S	Sequence Listing
3. The amendments	have resulted in the cancellation of:	
☐ the descrip	otion, pages	
the claims,	Nos	•
	as charte/fine	
	ce listing (specify):	
	r) related to sequence listing (specify):	
	, see sequence insting (specify).	
. This report has been	n established as if (some of) the amendments annexed to this rep	
since they have be	een considered to go beyond the disclosure as filed, as indicated	in the Samula was 15
the descrip	tion pages	in the Supplemental Box (Rule 70.2(c)).
the claims,		
-		
	gs, sheets/figs	
	ce listing (specify):	
* If item d ===!:==	related to sequence listing (specify):	j
y uem 4 appues, som	e or all of those sheets may be marked "superseded."	
DOTTON ALLOS (T	— • • • • • • • • • • • • • • • • • • •	

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/CN2004/000275

This questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious),or to be industrially applicable have not been examined in respect of: the entire international application claims Nos. 1,5-7 because: the said international application, or the said claims Nos. 1,5-7 relate to the following subject matter which does not require an international preliminary examination(**specify*): Claims 1, 5-7 are directed to methods of treatment of the human/animal body(Rule 67.1(iv) of PCT) the description, claims or drawings (**indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (**specify*): the claims, or said claims Nos. are so unclear that no meaningful opinion could be formed. the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed. no international search report has been established for said claims Nos. a meaningful opinion could not be formed without the sequence listing; the applicant did not, within the prescribed time limit: [Atmish a sequence listing on paper complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Preliminary Examining Authority in a form and manner acceptable to it. [Instructions, and such listing was not available to the International Preliminary Examining Authority in a form and manner acceptable to it. [Instructions, and such listing was not available to the International Preliminary Examining Authority in a form and manner acceptable to it. [Instructions, and such listing was not available to the International Preliminary Examining Authority in a form and manner acceptable to it. [Instructions, and such listing was not available to the International Preliminary Examining Authority in a form and manner acceptable to it. [Instructions, and such listing was not available to the International Preliminary Examining Authority	Box N	No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
because: the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination(specify): Claims 1, 5-7 are directed to methods of treatment of the human/animal body(Rule 67.1(iv) of PCT) the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify): the claims, or said claims Nos. by the description that no meaningful opinion could be formed. the claims, or said claims Nos. are so inadequately supported instructional search report has been established for said claims Nos. a meaningful opinion could not be formed without the sequence listing; the applicant did not, within the prescribed time limit: Gurnish a sequence listing on paper complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Preliminary Examining Authority in a form and manner acceptable to it. Gurnish a sequence listing in electronic form complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Preliminary Examining Authority in a form and manner acceptable to it. pay the required late furnishing fee for the furnishing of a sequence listing in response to an invitation under Rules 13/ster.1(a) or (b) and 13/ter.2. a meaningful opinion could not be formed without the tables related to the sequence listings; the applicant did not, within the prescribed time limit, furnish such tables in electronic form complying with the technical requirements provided for in Annex C-bis of the Administrative Instructions, and such tables were not available to the International Preliminary Examining Authority in a form and manner acceptable to it.	This indus	questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be strially applicable have not been examined in respect of:
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to similar requirements provided for in Annex C-bis of the Administrative Instructions.	An	inex C-bis of the Administrative Instructions, and such tables were not available to the International Profining Pro
See Supplemental Pay for Continue day	the t	tables related to the nucleotide and/or amino acid sequence listing, if in electronic form only, do not comply with the nical requirements provided for in Annex C-bis of the Administrative Instructions.
POT/IDE A (AOO (Pour No. 191) (A - 1) 20052		Supplemental Box for further details.

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/CN2004/000275

. Statement:			
Novelty (N)	Claims		YES
	Claims	2-4	NO
Inventive step (IS)	Claims		YES
	Claims	2-4	NO
Industrial applicability (IA)	Claims	2-4	YES
	Claims		NO

2. Citations and explanations (Rule 70.7)

D1: US5217962, claims.

Claims 2-4 do not meet the criterion set out in PCT Article 33(2), because the prior art (D1) disclosed the use of N-acetyl-D-glucoamine in treatment of psoriasis, and psoriasis is one of the diseases related to autoimmune reactions. So claims 2-4 include the aspect of the prior art.

Claims 2-4 do not meet the criterion set out in PCT Article 33(3), because the prior art (D1) fairly suggest the invention claimed.

Claims 2-4 meet the criterion set out in PCT Article 33(4), for industrial applicability.

Form PCT/IPEA/409 (Box No.V)(April 2005)